

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF WISCONSIN

In re:

Todd A. Brunner and
Sharon Y. Brunner,

Case No. 11-29064
Chapter 11

Debtors.

AMENDMENT TO SCHEDULES A and B

Amendment to Schedule A – Real Property:

Location of Property	Nature of Debtors' Interest	Current Value	Amount of Secured Claim
3308 N. 46 th Street Single-family brick	Fee	\$40,000.00	\$0.00

The following are jointly owned with Dion Droll:

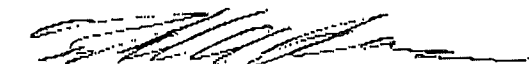
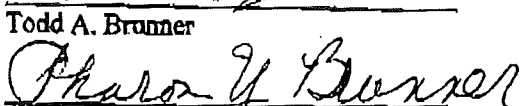
Location of Property	Nature of Debtors' Interest	Current Value	Amount of Secured Claim
3365 N. 53 rd Street	undivided percent w/Dion Droll	\$75,000.00	\$0.00
5360 N. 55 th	undivided percent w/Dion Droll	\$45,000.00	\$0.00
3615-17 W. Roosevelt	undivided percent w/Dion Droll	\$75,000.00	\$0.00
3634-36 N. 51 st	undivided percent w/Dion Droll	\$75,000.00	\$0.00

Amendment to Schedule B – Personal Property:

21. **Other contingent and unliquidated claims** - \$35,000.00 claim against Legacy Bank for over paying mortgage payoff on four (4) properties.
25. **Vehicles** – 1918 Rausch & Lang electric car – in the midst of restoration. Estimated value - \$30,000.00.

We declare under penalty of perjury that we have read the foregoing amendment and that it is true and correct to the best of our knowledge, information and belief.

Dated: July 21, 2011.


Todd A. Brunner

Sharon Y. Brunner

Prepared by:
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